FLYNN & ASSOCIATES, P.C.

BY: THOMAS F. FLYNN, III, ESQUIRE I.D. No. 022831982
2091 Springdale Road/ Suite 2
Cherry Hill, NJ 08003
(856) 669-6100
Attorney for Plaintiff(s)

Plaintiff(s) : SUPERIOR COURT OF

KIA HOWELL : NEW JERSEY

LAW DIVISION

CAMDEN COUNTY

:

vs. : DOCKET #

Defendant(s) : CIVIL ACTION

RUSTAM ISKAKOV and/or JOHN DOE #1-5 (fictitious name), BALTIC : COMPLAINT, DEMAND FOR

FREIGHT CORP. and/or AJ LINES

and/or JOHN DOE OWNER #1-5

JURY TRIAL AND

DESIGNATION OF TRIAL

(fictitious name), RICHARD ROE: COUNSEL

#1-5 (fictitious name) and/or :

(fictitious name) and/or RICHARD : ROE, INC. #1-5 (fictitious name), individually, jointly, severally and/or in the alternative

RICHARD ROE COMPANY #1-5

and/of in the atternative

Plaintiff, Kia Howell, residing 1900 Frontage Road, Cherry Hill, New Jersey, by way of Complaint against the Defendant(s), says:

FIRST COUNT

- 1. On or about September 15, 2015, plaintiff, Kia Howell, was the operator of a motor vehicle traveling northbound on the New Jersey Turnpike at milepost 115.3 in the Borough of Carlstadt, County of Bergen, State of New Jersey.
- 2. At the time and place aforesaid, defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name), was the operator of a motor

vehicle owned by defendant, Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), which vehicle was traveling northbound on the New Jersey Turnpike at milepost 115.3 in the Borough of Carlstadt, County of Bergen, State of New Jersey, striking plaintiff's vehicle.

- 3. At the time and place aforesaid, defendant(s), Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), operated and maintained their motor vehicle in such a careless and negligent manner as to cause a collision to occur with plaintiff's motor vehicle.
- 4. As the result of the negligence and carelessness on the part of the defendants, plaintiff, Kia Howell, was caused to sustain severe personal injuries, has been and in the future will be caused to undergo great pain and suffering, has been and in the future will be prevented from pursuing her usual duties and occupation and has been and in the future will be caused to expend large sums of money for medical care and attention in and about endeavoring to cure herself of her said injuries.

WHEREFORE, plaintiff, Kia Howell, demands judgment against the defendants, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), jointly, severally and/or in the alternative, for such sums as would reasonably and properly compensate her in accordance with the laws of the State of New Jersey, together with damages, counsel fees, interest and costs of suit.

SECOND COUNT

- 1. For the sake of brevity, the allegations set forth in the First Count are herein repeated and made a part of this Count.
- 2. At the time and place aforesaid, defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name), were acting as the agent, servant and/or employee of defendant, Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name).
- 3. The actions of defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name), are imputed to defendant, Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name).
- 4. As the result of the negligence and carelessness on the part of the defendant, Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), as imputed by the actions of the defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name), plaintiff, Kia Howell, was caused to sustain severe personal injuries, has been and in the future will be caused to undergo great pain and suffering, has been and in the future will be prevented from pursuing her, usual duties and occupation and has been and in the future will be caused to expend large sums of money for medical care and attention in and about endeavoring to cure herself of her said injuries.

WHEREFORE, plaintiff, Kia Howell, demands judgment against the defendants, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), jointly, severally and/or in the alternative, for such sums as would reasonably and properly compensate her in accordance with the laws of the State of New

Jersey, together with damages, counsel fees, interest and costs of suit.

THIRD COUNT

- For the sake of brevity, the allegations set forth in the First and Second Counts are herein repeated and made a part of this Count.
- 2. Defendant driver Rustam Iskakov and/or John Doe #1-5 (fictitious name) was and is notorious as a bad driver and was and is wholly irresponsible as the operator of a motor vehicle. Defendant owner Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name) knew of such facts, or through the exercise of ordinary care should have known such facts. Defendant owner's act of entrusting such person with an automobile on the highways of the State of New Jersey was an act of negligence, and such negligence was a proximate cause of Plaintiff's damages.

WHEREFORE, plaintiff, Kia Howell, demands judgment against the defendants, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), jointly, severally and/or in the alternative, for such sums as would reasonably and properly compensate her in accordance with the laws of the State of New Jersey, together with damages, counsel fees, interest and costs of suit.

FOURTH COUNT

1. For the sake of brevity, the allegations set forth in the First, Second and Third Counts are herein repeated and made a part of this Count.

- 2. The 'defendant(s), Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), is a person and/or company doing business in the State of New Jersey, or in one of the States in the United States of America.
- 3. On or before September 15, 2015, defendant(s), Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), had a contract with defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), for the purposes of repair, installation, maintenance, operation, supervision and general safekeeping of the vehicle(s) owned and utilized by defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name).
- 4. At the time and place aforesaid, defendant(s), Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), were negligent in the proper control, maintenance, supervision, operation, repair and general safekeeping of the aforementioned vehicle and allowed and/or permitted to exist a certain dangerous and hazardous condition of said motor vehicle and they failed to give any warning of said dangerous and hazardous condition and were negligent in that they failed to properly inspect, discover and remove a hazard and were in other ways careless and negligent in the maintenance of the motor vehicle.

- 5. At the time and place aforesaid, plaintiff, Kia Howell, was caused to sustain serious personal injuries as a result of the above mentioned negligence and carelessness of defendant(s), Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name).
- 6. As the result of the negligence and carelessness on the part of the defendant(s), plaintiff, Kia Howell, was caused to sustain severe injuries, has been and in the future will be caused to undergo great pain and suffering, has been and in the future will be prevented from pursuing her usual duties and occupation and has been and in the future will be caused to expend large sums of money for medical care and attention in and about endeavoring to cure herself of her said injuries.

WHEREFORE, plaintiff, Kia Howell, demands judgment against the defendant(s), Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), jointly, severally, and/or in the alternative, for such sums as would reasonably and properly compensate her in accordance with the laws of the State of New Jersey, together with damages, counsel fees, interest and costs of suit.

FIFTH COUNT

- For the sake of brevity, the allegations set forth in the First, Second, Third and Fourth Counts are herein repeated and made a part of this Count.
- 2. At the time and place aforesaid, defendant, Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), was acting

as the agent, servant and/or employee of defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name).

- 3. The actions of defendant, Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), are imputed to defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name).
- 4. As the result of the negligence and carelessness on the part of the defendant, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name), as imputed by the actions of the defendant, Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), plaintiff, Kia Howell, were caused to sustain severe personal injuries, has been and in the future will be caused to undergo great pain and suffering, has been and in the future will be prevented from pursuing her usual duties and occupation and has been and in the future will be caused to expend large sums of money for medical care and attention in and about endeavoring to cure herself of her said injuries.

WHEREFORE, plaintiff, Kia Howell, demands judgment against the defendants, Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name) and/or Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines

and/or John Doe Owner #1-5 (fictitious name), jointly, severally and/or in the alternative, for such sums as would reasonably and properly compensate her in accordance with the laws of the State of New Jersey, together with damages, counsel fees, interest and costs of suit.

SIXTH COUNT

1. For the sake of brevity, the allegations set forth in the First, Second, Third, Fourth and Fifth Counts are herein repeated and made a part of this Count.

WHEREFORE, plaintiff, Kia Howell, demands judgment against the defendants, Rustam Iskakov and/or John Doe #1-5 (fictitious name) and/or Baltic Freight Corp. and/or AJ Lines and/or John Doe Owner #1-5 (fictitious name) and/or Richard Roe #1-5 (fictitious name) and/or Richard Roe Company #1-5 (fictitious name) and/or Richard Roe, Inc. #1-5 (fictitious name), jointly, severally and/or in the alternative, for such sums as would reasonably and properly compensate her in accordance with the laws of the State of New Jersey, together with damages, counsel fees, interest and costs of suit.

PLAINTIFF(S) HEREBY DEMANDS A TRIAL BY JURY.

FLYNN & ASSOCIATES, P.C.

FLYNN, III, ESQUIRE

DATED: 8/31/17

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CERTIFICATION

I hereby certify that the matter in controversy is not the subject of any other action pending in any court or of a pending arbitration proceeding.

I further certify that I am aware of no other party who should be joined in this action.

DESIGNATION OF TRIAL COUNSEL

Pursuant to Rule 4:25-4, Alfred J. Falcione, Esquire, is hereby designated as trial attorney in this matter.

NOTICE PURSUANT TO RULES 1:5-1(a) AND 4:17-4(c)

PLEASE TAKE NOTICE that the undersigned attorney hereby demands that each party herein serving pleadings and/or interrogatories and/or receiving papers thereto serve copies of all such pleadings and answered interrogatories received from any party upon the undersigned and TAKE FURTHER NOTICE THAT THIS IS A CONTINUING DEMAND.

NOTICE PURSUANT TO RULE 1:7(b)

PLEASE TAKE NOTICE that, pursuant to New Jersey Court Rule 1:7-1(b), the plaintiff may suggest to the trier of fact, with respect to any element of damages, that unliquidated damages be calculated on a time unit basis without reference to a specific sum.

DEMAND FOR ANSWERS TO INTERROGATORIES

Plaintiff(s) further demand, pursuant to Rule 4:17-1, defendant answer under oath or duly certified the uniform interrogatories as prescribed by Form C of Appendix II of the Rules of Court of the State of New Jersey. The answers shall be provided within the time prescribed by law.

DEMAND FOR DISCOVERY OF INSURANCE COVERAGE

Pursuant to Rule 4:10-2(b), demand is hereby made that you disclose to the undersigned whether there are any insurance agreements or policies under which any person or entity carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in this action or to indemnify or reimburse for payments made to satisfy judgment.

If so, attach a copy of each policy or agreement, or in the alternative state, under oath or certification: (a) policy number; (b) name and address of insurer or issuer; (c) inception and expiration dates; (d) names and addresses of all persons/entities covered; (e) personal injury limits; (f) property damage limits; and (g) medical payment limits.

NOTICE OF UTILIZATION OF TIME UNIT METHOD OF CALCULATING DAMAGES

Be advised that plaintiff may utilize the time unit method for calculating damages at the time of trial.

NOTICE TO UTILIZE MEDICAL ILLUSTRATIONS

Plaintiff's experts may utilize medical charts and/or medical diagrams and/or medical illustrations of the affected areas of the body at the time of trial.

FLYNN & ASSOCIATES, P.C.

III,

DATED: 8/31/17

Law Offices

FLYNN & ASSOCIATES, P.C. Attorneys At Law

Thomas F. Flynn, III Frank P. Brennan *

Alfred J. Falcione *◆ Elizabeth D. Berenato *◆ Gary F. Piserchia . Frank Pollock * Mary Paula Millerick * John E. Riehl Jason S. Walker *

2091 Springdale Road, Suite 2 Cherry Hill, N.J. 08003 (856) 669-6100 NJ (856) 669-6114 Fax FlynnLaw@tflynnlaw.com

◆Certified By the Supreme Court of New Jersey as a Civil Trial Attorney

OF COUNSEL:

Joseph L. Messa, Jr. * MESSA & ASSOCIATES PC

Kenneth L. Wallach * KICKBUSCH WALLACH, PC

Joseph M. Jachetti A SCHUSTER JACHETTI, LLP

Albert J. Talone *

* Member of NI & PA Bars △ Member of NJ, PA & DE Bars

Stephen L. Slavoff *

REPLY TO: Cherry Hill

August 3 , 2017

15-25038

SUPERIOR COURT/LAW DIV

Civil Processing Superior Court of New Jersey 101 South Fifth Street/ Suite 110 Camden, New Jersey 08103

RE: Howell v. Iskakov, et al

Dear Sir/Madam:

Enclosed herewith please find the following:

(XX) Complaint and one (1) copy

(XX) Case Information Statement

(XX) Return Envelope

(XX) Check in the amount of \$250.00

Would you please:

(XX) File and return certified copy

Very truly yours,

FLYNN & ASSOCIATES,

FLYNN, III

TFF/eah Enclosures THOMAS

Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT (CIS)

Use for initial Law Division
Civil Part pleadings (not motions) under Rule 4:5-1
Pleading will be rejected for filing, under Rule 1:5-6(c),
if information above the black bar is not completed
or attorney's signature is not affixed

FOR USE BY CI	LERK'S OFFICE ONLY
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CIVIL CASE INFORMATION STATEMENT (CIS)

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30 50 59 60 60 60 61 62	k II - 300 days' discovery CONSTRUCTION EMPLOYMENT (other than CEPA or LAD) CONTRACT/COMMERCIAL TRANSACTION NAUTO NEGLIGENCE - PERSONAL INJURY (non-verbal threshold) YAUTO NEGLIGENCE - PERSONAL INJURY (verbal threshold) PERSONAL INJURY AUTO NEGLIGENCE - PROPERTY DAMAGE UM or UIM CLAIM (includes bodily injury) TORT - OTHER
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156 303 508 513 514 620	K IV - Active Case Management by Individual Judge / 450 days' discovery ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION MT. LAUREL COMPLEX COMMERCIAL COMPLEX CONSTRUCTION INSURANCE FRAUD FALSE CLAIMS ACT ACTIONS IN LIEU OF PREROGATIVE WRITS
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in the	believe this case requires a track other than that provided above, please indicate the reason on Side 1, space under "Case Characteristics. Please check off each applicable category Putative Class Action Title 59